- 10. Based on my best recollection, testimony could have been provided that I was at Bohlin's residence with my friend Chris Presley in early June of 1992, before June 8. After swinging on a rope swing, tumbling on the ground, and doing flips on a trampoline, I went into Bohlin's residence to clean up and "comb--out" my hair.
- 11. Based on my best recollection, testimony could have been provided that many people who knew that I had a federal firearms license were inquiring about getting discounts on firearms. In about spring of 1992, Bohlin, Kane, Booher, Vanhousen, and Pierce expressed interest in a Glock 10 mm and other firearms.
- 12. Based on my best recollection, testimony could have been provided that I informed Pierce that a felony criminal record could preclude him from purchasing firearms from me.
- 13. Based on my best recollection, testimony could have been provided that I was involved in many activities that did not violate state, local, or federal laws.
- distracting physical pain and suffering. The handcuffs and ankle cuffs oftentimes caused bruising and scrapes on my wrists and ankles. By being shackled, I was confined to a limited range of motion that caused uncomfortable muscle and joint pain. Throughout this time, I felt very uncomfortable and nervous in front of the jury, which made it very difficult to focus on the trial proceedings and communicate with counsel. I was apprehensive and discouraged to do anything to draw the attention of jurors to me. I displayed a suspicious and abnormal demeanor over time.

2nd Affidavit of Jon Woodard Page 3 of 4